	TATES DISTRICT COURT OF MASSACHUSETTS
UNITED STATES OF AMERICA) (5) (5) (6) (6) (6) (7) (6) (7) (6) (7) (6) (7) (6) (7) (7) (7) (7) (7) (7) (7) (7) (7) (7
VS.) No. 05-30018-MAP 1/2020
RANDOLPH MILLS, Defendant)))

THE PARTIES' JOINT STATUS REPORT PURSUANT TO LOCAL RULE 116.5(A)

1. Whether Relief Should Be Granted From Otherwise Applicable Timing Requirements of L.R. 116.3

The parties agree that this case does not require relief from the timing requirements of L.R. 116.3

2. <u>Defendant's Request for Discovery Concerning Expert Witnesses</u>

Defendant, Randolph Mills, does not require discovery concerning Government expert witnesses.

3. Whether Future Discovery To Be Provided

Defendant Randolph Mills does anticipate requesting further discovery from the Government.

The government, at this time, does not anticipate that additional discovery will be provided by the government and the defendant as a result of the future receipt of information, documents, or reports of examinations or tests.

4. Whether A Motion Date Should Be Established Pursuant to F.R.Cr.P. 12(c)

The parties agree that a motion date should be established. Defendant Randolph Mills anticipates filing motions.

5. What Periods of Excludable Delay Should Be Ordered Under the Speedy Trial Act

Defendant Randolph Mills takes the position that as of the date of this filing, there are no periods of excludable delay under the Speedy Trial Act attributable to him.

The government takes the position that the time from arraignment, through the present is excludable from the Speedy Trial Act pursuant to 18 U.S.C. §3161(h)(8)(A) and L.R. 112.2(A)(1), (2), and (3). Accordingly, the government requests that the Court issue an order indicating that the time form arraignment to the present is excludable pursuant to L.R. 112.2(B).

6. Whether A Trial Is Anticipated, and Length

It is too early to determine if a trial will be necessary.

7. <u>Date for Final Status Conference and/or Interim Status Conference</u>

Defendant Randolph Mills suggests that a further status conference should be held in thirty (30) to sixty (60) days.

The defendant.

U.S. Attorney

 $\mathbf{R}_{\mathbf{V}}$

John S. Ferrara, Esq.

Dalsey, Ferrara, & Albano

73 State Street, Suite 101

Springfield, MA 01103

Tel. No. (413) 736-6971

Fax No. (413) 746-9224

BBO No. 542078

By:

Ariane D. Vuono, A.U.S.A.

U.S. Department of Justice

111550 Main Street, Room 310

Springfield, MA 01103

Michael J. Sullivan

Tel. No. (413) 785-0235

Fax No. (413) 785-0394

Dated:

June 23, 2005